1	LISA K. HORGAN, Bar No. 267632				
2	lhorgan@littler.com COURTNEY M. OSBORN, Bar No. 312011				
3	cosborn@littler.com LITTLER MENDELSON, P.C.				
4	333 Bush Street 34th Floor				
5	San Francisco, California 94104 Telephone: 415.433.1940				
6	Facsimile: 415.399.8490				
7	JAMES J. OH, (Admitted <i>pro hac vice</i>) joh@littler.com				
8	LITTLER MENDELSON, P.C. 321 N. Clark Street, Suite 1000				
9	Chicago, IL 60654 Telephone: 312.795.3261				
10	Facsimile: 312.602.3807				
11	Attorneys for Defendant NATIONWIDE MUTUAL INSURANCE COMPANY and SCOTTSDALE INSURANCE	CE			
12	COMPANY and SCOTTSDALE INSURANCE COMPANY				
13	UNITED STATES DISTRICT COURT				
14	NORTHERN DISTRICT OF CALIFORNIA				
15	SAN FRANCISCO DIVISION				
16					
17	JULIAN FRASER, JOSEPH WUCHER, IRENE DAMSKY, KIM ZAIA, and	Case No. 3:17-cv-03702-EMC			
18	CHRIS JACKSON as individuals and in their representative capacity,	STIPULATION AND [PROPOSED] ORDER EXTENDING TIME TO FILE A			
19	Plaintiff,	JOINT STATUS REPORT AND CONTINUING DATE OF STATUS			
20	V.	CONFERENCE			
21	NATIONWIDE MUTUAL INSURANCE				
22	COMPANY, a corporation, SCOTTSDALE INSURANCE				
23	COMPANY, dba Nationwide E&S/Specialty, a corporation,				
24	Defendant.				
25					
26					
27					
28					

1 STEVEN G. ZIEFF (SBN: 84222) Email: sgz@rezlaw.com 2 CHAYA M. MANDELBAUM (SBN: 239084) 3 Email: cmm@rezlaw.com WILLIAM P. MCELHINNY (SBN: 296259) 4 Email: wpm@rezlaw.com RUDY, EXELROD, ZIEFF & LOWE, L.L.P. 5 351 California Street, Suite 700 San Francisco, CA 94104 6 Telephone: (415) 434-9800 7 Facsimile: (415) 434-0513 8 Attorneys for Plaintiffs, JULIAN FRASER, et al. 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27

28

WHEREAS, Plaintiffs Julian Fraser, Joseph Wucher, Irene Damsky, Kim Zaia, and Chris Jackson (collectively, "Plaintiffs") filed a Complaint against Defendant Nationwide Mutual Insurance Company on or about June 28, 2017, in the Northern District of California; and

WHEREAS, on September 26, 2017, Plaintiffs filed a First Amended Complaint based on the Parties' Joint Stipulation for Leave to File the First Amended Complaint and the Court's Order regarding the same; and

WHEREAS, following the Court's November 29, 2017 Order extending the deadline to attend private mediation, from March 21, 2018 to April 2, 2018, and the time for the Parties to file their joint status report to April 12, 2018, and the date of the status conference to April 19, 2018; and

WHEREAS, following the Court's November 29, 2017 order extending the deadline to attend private mediation from March 21, 2018 to April 2, 2018, the parties engaged in mediation on April 2, 2018 with Jeffrey Ross;

WHEREAS, the Parties are continuing to actively engage in settlement negotiations and believe it would be more efficient and effective to briefly continue the Status Conference to allow the parties time to determine whether they will be able to resolve the matter; and

IT IS HEREBY STIPULATED by and between the Parties, through their respective counsel of record herein, that:

- ➤ Subject to the Court's convenience and Order, the deadline to file a joint status report, currently set for April 12, 2018, shall be extended to one week before the continued status conference, so that the parties can inform the Court of the outcome of the mediation and their further negotiations; and
- Subject to the Court's convenience and Order, the status conference set for April 19, 2018, shall be continued to April 26, 2018, at 10:30 a.m.
- ➤ In the event that April 26, 2018, at 10:30 a.m. is not convenient for the Court, and understanding that the Court is unavailable from May 2-9, 2018, the Parties are also available to conduct the status conference on May 10, 2018 at 10:30 a.m.

1	Dated:	April 12, 2018	Respectfully submitted,				
2			LITTLER MENDELSON, P.C.				
3			EITTEER WENDELSON, T.C.				
4			/ / T · T T T I				
5			/s/ Lisa K. Horgan LISA K. HORGAN				
6			JAMES J. OH COURTNEY M. OSBORN				
7			Attorneys for Defendant				
8	Dated:	April 12, 2018	Respectfully submitted,				
9			RUDY, EXELROD, ZIEFF & LOWE, LLP				
10							
			/s/ Chaya M. Mandelbaun				
11			CHAYA M. MANDELBAUM WILLIAM P. MCELHINNY				
12			Attorneys for Defendant				
13							
14		FILER'S ATTESTATION					
15	Pursuant to Local Rule 5-1, I, the filer of this document, attest that all other signatories listed,						
16			omitted, concur in the filing's content and have authorized the				
	and on wh	iose benaif the filing is suc	militica, concur in the ming's content and have authorized the				
17		lose benaif the filing is suc	omitted, concur in the fining's content and have authorized the				
17 18	and on wh	lose benaif the filing is suc					
		iose benaif the filing is suc	<u>/s/ Lisa K. Horgan</u> Lisa K. Horgan				
18		iose benaif the filing is suc	/s/ Lisa K. Horgan				
18 19		iose benaif the filing is suc	<u>/s/ Lisa K. Horgan</u> Lisa K. Horgan				
18 19 20		lose benaif the filing is suc	<u>/s/ Lisa K. Horgan</u> Lisa K. Horgan				
18 19 20 21		iose benair the filing is suc	<u>/s/ Lisa K. Horgan</u> Lisa K. Horgan				
18 19 20 21 22		iose benaif the filing is suc	<u>/s/ Lisa K. Horgan</u> Lisa K. Horgan				
18 19 20 21 22 23		lose benaif the filing is suc	<u>/s/ Lisa K. Horgan</u> Lisa K. Horgan				
18 19 20 21 22 23 24		lose benaif the filing is suc	<u>/s/ Lisa K. Horgan</u> Lisa K. Horgan				
18 19 20 21 22 23 24 25		lose benaif the filing is suc	<u>/s/ Lisa K. Horgan</u> Lisa K. Horgan				

[PROPOSED] ORDER

PURSUANT TO THE FOREGOING STIPULATION AND GOOD CAUSE

THEREFOR, IT IS HEREBY ORDERED THAT:

IT IS SO ORDERED.

DATED: ______, 2018

Firmwide:154012294.3 092236.1005

The deadline for the Parties to file a joint status report shall be extended to , 2018. The status conference set for April 19, 2018, shall be moved to 5/17, 2018, at 10:30 a.m.

É	ATES DIST	RICTCO	
TI NO TI	IS SO ORI	DERED FIED	
ZHA Ohit	Judge Edward		Marchen Q
	NDISTRI		